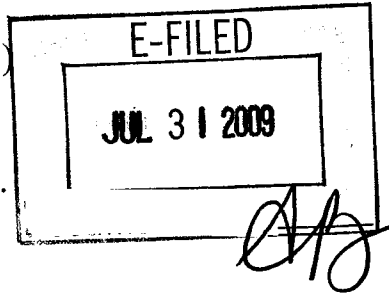


J. Andrew Coombs (SBN 123881)
 andy@coombspc.com
 Nicole L. Drey (SBN 250235)
 nicole@coombspc.com
 J. Andrew Coombs, A Prof. Corp.
 517 E. Wilson Ave., Suite 202
 Glendale, California 91206
 Telephone: (818) 500-3200
 Facsimile: (818) 500-3201



Priority _____
 Send _____
 Enter _____
 Closed _____
 JS-5 JS-6 _____
 JS-2/JS-3 _____
 Scan Only _____

Attorneys for Plaintiffs Columbia
 Pictures Industries, Inc., Universal City
 Studios LLLP and Universal City
 Studios Productions LLLP

Spencer Self
 mrspencerr1@gmail.com
 2503 Apricot Place
 Saratoga Springs, Utah 84045
 Telephone: (801) 787-2525

Defendant, *in pro se*

UNITED STATES DISTRICT COURT
 CENTRAL DISTRICT OF CALIFORNIA

Columbia Pictures Industries, Inc.,
 Universal City Studios LLLP and
 Universal City Studios Productions LLP,

Plaintiffs,

v.

Spencer Self, et al.

Defendants.

Case No. CV 08-4393 GHK (PLAx)
~~PROPOSED~~ CONSENT DECREE
 AND PERMANENT
 INJUNCTION

The Court, having read and considered the Joint Stipulation for Entry of
 Consent Decree and Permanent Injunction that has been executed by Plaintiffs
 Columbia Pictures Industries, Inc., Universal City Studios LLLP and Universal City
 Studios Productions LLLP (collectively "Plaintiffs") and Defendant Spencer Self
 ("Defendant") in this action, and good cause appearing therefore, hereby:

1 ORDERS that based on the parties' stipulation and only as to Defendant, his
2 successors, heirs, and assignees, this Injunction shall be and is hereby entered in the
3 within action as follows:

4 1) This Court has jurisdiction over the parties to this action and over the subject
5 matter hereof pursuant to 17 U.S.C. § 101 *et seq.*, and 28 U.S.C. §§ 1331 and 1338.
6 Service of process was properly made against Defendant.

7 2) Plaintiffs claim that they own or control the pertinent rights in and to the
8 copyright registrations listed in Exhibit "A" attached hereto and incorporated herein
9 by this reference (The copyrights identified in Exhibit A are collectively referred to
10 herein as "Plaintiffs' Properties").

11 3) Plaintiffs have alleged that Defendant has made unauthorized uses of Plaintiffs'
12 Properties or substantially similar likenesses or colorable imitations thereof.

13 4) Defendant and his agents, servants, employees and all persons in active concert
14 and participation with him who receive actual notice of the Injunction are hereby
15 restrained and enjoined from:

16 a) Infringing Plaintiffs' Properties, either directly or contributorily, in any
17 manner, including generally, but not limited to manufacturing, importing,
18 reproducing, distributing, advertising, selling and/or offering for sale any
19 unauthorized product which features any of Plaintiffs' Properties
20 ("Unauthorized Products"), and, specifically from:

21 i) Importing, manufacturing, reproducing, distributing, advertising,
22 selling and/or offering for sale the Unauthorized Products or any other
23 unauthorized products which picture, reproduce, copy or use the
24 likenesses of or bear a substantial similarity to any of Plaintiffs'
25 Properties;

26 ii) Importing, manufacturing, reproducing, distributing, advertising,
27 selling and/or offering for sale in connection thereto any unauthorized
28

1 promotional materials, labels, packaging or containers which picture,
2 reproduce, copy or use the likenesses of or bear a confusing similarity to
3 any of Plaintiffs' Properties;

4 iii) Engaging in any conduct that tends falsely to represent that, or is
5 likely to confuse, mislead or deceive purchasers, Defendant's customers
6 and/or members of the public to believe, the actions of Defendant, the
7 products sold by Defendant, or Defendant himself is connected with
8 Plaintiffs, is sponsored, approved or licensed by Plaintiffs, or is affiliated
9 with Plaintiffs;

10 iv) Affixing, applying, annexing or using in connection with the
11 importation, manufacture, reproduction, distribution, advertising, sale
12 and/or offer for sale or other use of any goods or services, a false
13 description or representation, including words or other symbols, tending
14 to falsely describe or represent such goods as being those of Plaintiffs.

15 5) Each side shall bear its own fees and costs of suit.

16 6) Except as provided herein, all claims alleged in the Complaint are dismissed
17 with prejudice.

18 7) This Injunction shall be deemed to have been served upon Defendant at the time
19 of its execution by the Court.

20 8) The Court finds there is no just reason for delay in entering this Injunction and,
21 pursuant to Rule 54(a) of the Federal Rules of Civil Procedure, the Court directs
22 immediate entry of this Injunction against Defendant.

23 9) The Court shall retain jurisdiction of this action to entertain such further
24 proceedings and to enter such further orders as may be necessary or appropriate to
25 implement and enforce the provisions of this Injunction.

26 10) The above-captioned action, shall, upon filing by Plaintiffs of the Settlement
27 Agreement, Stipulation for Entry of Judgment and Judgment Pursuant to Stipulation,
28

1 and requesting entry of judgment against Defendant, be reopened should Defendant
2 default under the terms of the Settlement Agreement.

3 11) This Court shall retain jurisdiction over the Defendant for the purpose of
4 making further orders necessary or proper for the construction or modification of this
5 consent decree and judgment; the enforcement hereof; the punishment of any
6 violations hereof; and for the possible entry of a further Judgment Pursuant to
7 Stipulation in this action.

8
9 DATED: 7/31/09


Hon. George H. King
Judge, United States District Court
for the Central District of California

12 PRESENTED BY:

13 J. Andrew Coombs, A Prof. Corp.

14 By: 

J. Andrew Coombs
Nicole L. Drey

16 Attorneys for Plaintiffs Columbia Pictures
17 Industries, Inc., Universal City Studios LLLP
and Universal City Studios Productions LLLP

18 Spencer Self

19 By: 

20 Spencer Self
21 Defendant, *in pro se*

Columbia Pictures Industries, Inc., et al. v. Spencer Self, et al.
Exhibit A

TITLE	COPYRIGHT #
50 First Dates	PA1-202-550
7 Seconds	PAU2919-976
Alice In Wonderland, Part II	PA 303-568
All The King's Men	PA1-333-095
Attack Force	PAU3090-304
Basic Instinct 2	PA1-306-619
Benchwarmers, The	PA1-306-624
Big Fish	PA1-195-955
Blood Of Beasts	PA1-319-664
Blue Thunder	PA 225-223
Capote	PA1-267-185
Charlie's Angels: Full Throttle	PA1-137-757
Click	PA1-322-657
Covenant, The	PA1-333-094
Da Vinci Code, The	PA1-317-631
Dirty	PAU2920-270
Edison Force	PAU2982-908
Exorcism Of Emily Rose, The	PA1-267-126
Fog, The	PA1-267-204
Fun With Dick And Jane	PA1-267-459
Gridiron Gang	PA1-333-093
Grudge 2, The	PA1-337-244
Guardian, The	PA1-066-168
Guess Who	PA1-266-170
Gunfighters	LP 1031
Hard Corps, The	PA1-352-411
Hard Luck	PAU3073-860
Hitch	PA1-250-718
Hostel	PA1-299-209
Into The Blue	PA1-267-190
Jeff Foxworthy Show, The: The First Season	COMPILATION
Legend Of Zorro, The	PA1-267-256
Little Man	PA1-322-770
Lords Of Dogtown	PA1-271-471
Maid In Manhattan	PA1-113-093
Marie Antoinette	PAU3026-726
Memoirs Of A Geisha	PA1-267-439
Monster House	PA1-322-810
Mr. Toad's Wild Ride	PA 804-166
Open Season	PA1-333-139
Peter Pan	PA1-199-166
Rent	PA1-276-497
Rv	PA1-313-962

Columbia Pictures Industries, Inc., et al. v. Spencer Self, et al.
Exhibit A

TITLE	COPYRIGHT #
Second In Command	PAU3011-504
Silent Hill	PA1-313-951
Spider-Man	PA1-079-955
Steamboy	PA1-245-694
Stuart Little 2	PA1-089-927
Stuart Little 3: Call Of The Wild	PA1-327-077
Talladega Nights: The Ballad Of Ricky Bobby	PA1-322-909
Today You Die	PAU2920-086
Ultraviolet	PA1-306-474
Underworld: Evolution	PAU3011-478
Wah Wah	PAU3011-429
When A Stranger Calls	PA1-299-211
Yours, Mine And Ours	PA1-267-435
Zathura	PA1-267-325
Zoom	PA1-322-917
2 Fast 2 Furious	PA1-133-903
2 For The Money	PA1-349-563
40 Year-Old Virgin, The	PA1-297-356
Accepted	PA1-372-259
American Pie Presents Band Camp	PENDING
American Pie Presents: The Naked Mile	PA1-366-160
Antz	PA 908-854
Black Dahlia, The	PA1-335-517
Bourne Identity, The	PA1-127-929
Break Up, The	PA1-343-576
Brick	PA1-367-403
Bring It On Again	PENDING
Bring It On: All Or Nothing	PA1-355-604
Brokeback Mountain	PA1-318-774
Catch A Fire	PA1-367-134
Christmas Miracle At Sage Creek	PAU3043-864
Chronicles Of Riddick, The	PA1-225-471
Constant Gardener, The	PA1-324-059
Curious George	PA1-279-009
Dawn Of The Dead	PA1-212-817
Doctor Who	PA 884-552
Doom	PA1-304-264
Dr. Seuss' The Cat In The Hat	PA1-188-694
Dreamer: Inspired By A True Story	PA1-303-937
Ed TV	PA 932-641
Fast And The Furious, The: Tokyo Drift	PA1-327-443
George A. Romero's Land Of The Dead	PA1-335-516
Ghost In The Shell II: Innocence	PA 1-306-627

Columbia Pictures Industries, Inc., et al. v. Spencer Self, et al.
Exhibit A

TITLE	COPYRIGHT #
Gladiator	PA 986-134
Ice Harvest, The	PA1-303-935
Idlewild	APPLICATION
Inside Man	PA1-324-050
Jarhead	PA1-301-753
Just Like Heaven	PA1-297-361
King Kong	PA1-301-752
Mee-Shee: The Water Giant	PAU2920-120
Meet The Fockers	PA1-255-623
Miami Vice	PA1-335-515
Motorcycle Diaries, The	APPLICATION
Mummy, The	PA 933-218
Munich	PA1-267-506
Nanny Mcphee	PA1-303-940
Perfect Man, The	PA1-283-002
Pride And Prejudice	PA1-313-847
Prime	PA1-297-355
Prince Of Egypt, The	PA 901-894
Red Eye	PA1-287-173
Sixteen Candles	PA 232-417
Slither	PA1-331-424
Something New	PA1-366-383
Two Brothers	PA1-225-472
United 93	PA1-363-708
Van Helsing	PA1-222-766
Waist Deep	PA1-327-430
Wallace & Gromit: The Curse Of The Were-Rabbit	PA1-260-216
You, Me And Dupree	PA1-337-654

PROOF OF SERVICE

I, the undersigned, certify and declare that I am over the age of 18 years, employed in the County of Los Angeles, and not a party to the above-entitled cause. I am employed by a member of the Bar of the United States District Court of California. My business address is 517 East Wilson Avenue, Suite 202, Glendale, California 91206.

On July 30, 2009, I served on the interested parties in this action with the:

- JOINT STIPULATION RE ENTRY OF [PROPOSED] CONSENT DECREE AND PERMANENT INJUNCTION
- [PROPOSED] CONSENT DECREE AND PERMANENT INJUNCTION


for the following civil action:

Columbia Pictures Industries, Inc. v. Spencer Self, et al.

by placing a true copy thereof in a sealed envelope. I am readily familiar with the office's practice of collecting and processing correspondence for mailing. Under that practice it would be deposited with the United States Postal Service on the same day with postage thereon fully prepaid at Glendale, California in the ordinary course of business. I am aware that on motion of the party served, service presumed invalid if postal cancellation date or postage meter is more than one day after date of deposit for mailing in affidavit.

Spencer Self a/k/a Inqvcer L. Self 2503 Apricot Place Saratoga Springs, Utah 84045
--

Place of Mailing: Glendale, California
Executed on July 30, 2009, at Glendale, California


Katrina Bartolome